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ÇELEBİ GROUND HANDLING INC.

CORPORATE GOVERNANCE PRINCIPLES

COMPLIANCE REPORT 31 DECEMBER 2006

1. STATEMENT OF COMPLIANCE WITH CORPORATE GOVERNANCE PRINCIPLES

While full compliance and complete implementation of the corporate governance principles published by CMB could not be achieved by our Company in the fiscal year ending 31 December 2006, work required understanding these principles and achieving their compliance and implementation has begun and is in progress.

The issues on which compliance was not achieved and the reasons for this are explained in the appropriate sections of this report.

Activities will be continued to be carried out to bring about structural changes and adopt principles in 2007 such as amending the Company's articles of incorporation, setting up the Committees specified in the principles, restructuring company organs as stipulated, developing the infrastructure needed so that announcements can be under conditions complying with the principles. We hereby declare that we will strive to bring ourselves into substantial compliance with these principles and implement them.

PART I: SHAREHOLDERS

2. SHAREHOLDER RELATIONS UNIT

Our Company has no separate Shareholder Relations Unit in its organization because the Company's relations with its shareholders are managed by the Çelebi Holding Operational Supervision and Corporate Communications Department under the guidance of Canan Çelebioğlu Tokgöz, vice president of our Company and of its biggest shareholder Çelebi Holding AŞ.

The names and contact information of the personnel of the Operational Supervision and Corporate Communications Department are presented below.

| Name | Position | Telephone | e-mail address |
|--------------------|--|------------------------|----------------------------------|
| Çetin Özbey | Operational Supervision and Corporate Communications Coordinator | (212) 473 55 73 - 5525 | cetin.ozbey@celebi.com.tr |
| Canan Abdullahoğlu | Corporate Communications Specialist | (212) 473 55 73 - 5530 | canan.abdullahoglu@celebi.com.tr |
| Cansu Dizdar | Corporate Communications Specialist | (212) 473 55 73 - 5529 | cansu.dizdar@celebi.com.tr |

Work is in progress to restructure the Operational Supervision and Corporate Communications Department so that it is able to undertake all the duties specified in CMB-published corporate governance principles with respect to shareholder relations.

During the reporting period, the Operational Supervision and Corporate Communications Department carried out the activities of holding ordinary and extraordinary general meetings in accordance with the requirements of law and of our articles of incorporation and of preparing documents for the use of shareholders at such meetings in coordination with Çelebi Holding's legal affairs chief coordinator and the Company's financial affairs coordinator.

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3. SHAREHOLDERS' EXERCISE OF THEIR RIGHT TO OBTAIN INFORMATION

During the reporting period there were a limited number of verbal requests made by our Company's shareholders and investors for information about the performance of our Company's shares on the ISE, about the amounts and timings of dividend payments and share capital increases, about investments in progress, and about publicly disclosed financial statements and their footnotes. These requests were responded to in light of any information that had previously been publicly disclosed by means of special circumstance announcements within the framework of CMB regulations and on the basis of information provided in the "Questions and Answers" section of the Company's corporate website.

Shareholders' electronic access to information concerning the exercise of their rights through the Company's corporate website at www.celebihandling.com was at the level stipulated in the corporate governance principles announced by the Capital Markets Board. At the same time, developments related to shareholders' exercise of their rights were also publicly disclosed by means of special circumstance announcements as required by CMB communiqué VIII, No: 39 and through newspaper announcements as required by law.

Moreover, in 2006 two informational meetings were held so as to keep brokers and analysts well informed on the Company's activities and financial performance.

A request to have a special auditor appointed is not an individual right provided for under our Company's articles of incorporation. There were no requests for the appointment of a special auditor in 2006.

4. INFORMATION ABOUT GENERAL MEETINGS

| General meetings held during the reporting period | Date | % of shares in attendance | Meeting announcements and invitations |
|---|------------|---------------------------|---|
| Ordinary general meeting | 28/04/2006 | 77.73% | Date, place, time and agenda were announced via: <ul style="list-style-type: none"> - Special circumstance announcement made to ISE on 07/04/2006 - Announcements published in the 12/04/2006 issues of T. Ticaret Sicil Gazetesi no: 6533 and Milliyet newspaper - Announcement in the Company's internet site - Letters sent to registered shareholders |

Participation in general meetings

The Company's ordinary general meeting held on 28 April 2006 was attended by shareholders responding either in person or in proxy to invitations sent out as well as by four members of the Company's Board of Directors, all management-level personnel, personnel of the Çelebi Holding Corporate Communications Department responsible for managing shareholder relations, and representatives of a number of media organizations.

Entries in the shareholders' register

There is no period of time stipulated in the Company's articles of incorporation in which the holders of registered shares must have entries made in the shareholders' register in order to take part in general meetings. The provisions of the Turkish Commercial Law (TTK) governing such matters are complied with by the Company.

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Information announced to shareholders

Before the Company's ordinary general meeting held on 28 April 2006, the financial statements for the fiscal year ending 31 December 2005 and independent auditor's report prepared by the statutory auditors elected by the general assembly of shareholders in accordance with the provisions of TTK and the Company's articles of incorporation, the Board of Directors' profit distribution proposal, and Board of Directors annual report prepared within the framework of CMB communiqué XI: 25 concerning accounting standards in capital markets and containing the statements of company managers responsible for annual financial statements and reports as well as information about company activities in 2006 and the board's explanations about them were all made available for the examination of company shareholders and other stakeholders at the Company's headquarters as of the date on which the general meeting was announced. The reports and other documents were also sent to media organizations and brokerages in order to better disseminate the information contained in them with the public and existing and potential investors.

Shareholders' exercise of their right to ask questions at general meetings

No shareholders exercised their right to ask questions at ordinary general meeting held on 28 April 2006.

Motions made by shareholders at general meetings

At the ordinary general meeting held on 28 April 2006, three motions were made by shareholders to:

- Form a presiding Committee and authorize it to sign the meeting's minutes and other documents on behalf of the assembled shareholders;
- Elect designated candidates to replace company directors whose terms of office had expired within the framework of the provisions of the articles of incorporation;
- Elect designated candidates to replace company statutory auditors whose terms of office had expired within the framework of the provisions of the articles of incorporation.

All three motions were unanimously passed in exactly the same form by the shareholders assembled.

Inclusion of a provision in the articles of incorporation requiring decisions of a highly important nature to be taken at a general meeting

The Company's articles of incorporation contain no provisions requiring decisions of a highly important nature such as demergers or buying, selling, or leasing substantial amounts of assets and property to be taken at a general meeting. This failure to comply with the corporate governance principles published by CMB stems from the fact that the Company's Board of Directors has not completed its own assessment of developments and practices concerning this issue.

Action taken to facilitate participation in general meetings

To facilitate participation in general meetings, a special circumstance announcement concerning them is made as required by CMB communiqué VIII: 39 while invitations announcing the meetings are published within the framework of the provisions of TTK and the articles of incorporation at least fifteen days before the meeting date in Türkiye Ticaret Sicili Gazetesi and one newspaper published in the place where our headquarters are located and announced in our Company's internet site. Media organizations are also contacted to have the meeting announced in the press and electronic media.

Availability of general meeting minutes for inspection by shareholders

After they have been registered in accordance with associated applicable laws, regulations, and administrative provisions, general meeting minutes are published in Türkiye Ticaret Sicili Gazetesi and are always available for the inspection of stakeholders at our Company's headquarters and on its corporate website.

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5. VOTING RIGHTS AND MINORITY RIGHTS

According to our Company's articles of incorporation, none of our Company's shares incorporate special voting rights. Three categories ("A", "B", and "C") of shares have been issued representing the Company's capital. Of these, only the owners of "A" and "B" shares have the right to designate candidates to be elected as company directors and statutory auditors.

There are no reciprocal shareholding interests between our Company and our corporate entity shareholders.

Minority shareholding interests are not represented in the Company's administration because there are no minority shareholders who have been designated as candidates in elections for company directors or statutory auditors and elected to such positions.

The Company's articles of incorporation contain no provisions concerning the representation of minority shareholding interests on the Board of Directors or governing the accumulated voting method.

6. DIVIDEND PAYMENT POLICY AND TIMING

Special rights concerning participation in the Company's profits

There are no special rights concerning anyone's participation in the Company's profits.

Dividend payment policy

With the decision of the Board of Directors on 4 April 2006 our Company defined a written Profit Distribution Policy constituting a groundwork for preparation of profit distribution for presentation to the General Council in the frame of the compliance studies with Corporate Governance Principles published by Capital Markets Board "CMB" and of the CMB decision number 4/67 and dated 27 January 2006. The decision was announced to the public through the material disclosure sent to ISE on 4 April 2006 and informed to the shareholders during the Ordinary General Meeting held on 28 April 2006.

According to the statement it was decided;

- To formulate a written dividend payment policy on the basis of which the dividend recommendations concerning the distribution of the Company's profits that are to be submitted to general meetings are to be prepared; according to which policy, it is an accepted principle that at least 50% of the distributable profit available in 2006 and the years that follow will be paid out as a dividend each year insofar as this does not conflict with the rules and regulations of the Capital Markets Board;
- Depending on the Company's needs for investment and financing to support its long-term growth, to make such distributions as cash payments or in the form of free shares of stock distributed to shareholders representing profits that have been capitalized, or partially in cash and partially as shares;
- To abide by the above-stated dividend payment policy unless the Company's investment and/or financial circumstances or extraordinary developments in economic conditions make it necessary to do otherwise.

Dividend payment timing

Within the framework of the decision taken at the Ordinary General Meeting on 28 April 2006, for each TRY 1 nominal value share, 90.38% gross TRY 0.9038 (Ykr 90.38), 85.25% net TRY 0,8525 (Ykr 85,25) from the profit in 2005 and from extraordinary reserves a total gross TRY 12,201,929.17 cash dividends distribution would be made on 11 May 2006, it was decided by unanimous vote, and the dividend payment has been realized to the shareholders on this date.

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7. TRANSFERRING SHARES

The Company's articles of incorporation contain no provisions restricting the transfer of shareholding interests.

PART II: PUBLIC DISCLOSURE AND TRANSPARENCY

8. COMPANY DISCLOSURE POLICY

There is no company disclosure policy that has been formulated and published as defined in CMB's corporate governance principles. This failure to comply with the corporate governance principles published by CMB stems from the fact that the Company's Board of Directors has not completed its own assessment of developments and practices concerning this issue. Work is in progress to determine the names and positions of the individuals who will be responsible for formulating a policy as defined in CMB's corporate governance principles, announcing it to the public, and carrying it out.

9. SPECIAL CIRCUMSTANCE ANNOUNCEMENTS

Our Company made 35 special circumstance announcements in 2006 pursuant to CMB regulations. None of them required additional information by CMB.

All special circumstance announcements were made in due time.

10. THE INTERNET SITE AND ITS CONTENT

The address of our corporate website is www.celebihandling.com.

Presence on the corporate website of information stipulated in the corporate governance principles published by CMB

| Information | Yes/No |
|---|--------|
| Commercial registry information | Yes |
| Current partnership and management structure | Yes |
| Detailed information about preferential share rights | Yes |
| Current form of the Company's articles of incorporation together with dates and numbers of trade registry gazettes in which amendments were published | Yes |
| Special circumstance announcements | Yes |
| Annual reports | Yes |
| Periodic financial statements and reports | Yes |
| Prospectuses and public offering circulars | n/a |
| General meeting agendas | Yes |
| General meeting attendance rosters and minutes | Yes |
| Proxy form | Yes |
| Mandatory information forms prepared for proxy solicitation or tender offers | n/a |
| Minutes of Board of Directors meetings whose decisions might have a material impact on the capital market instruments issued by the Company | Yes |
| Frequently-asked questions / Requests for information, questions, and warnings made to the Company / The Company's responses to them | Yes |

Stakeholders are presently able to access some information in electronic format on our Company's corporate website at www.celebihandling.com.

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11. DISCLOSURE OF ULTIMATE NON-CORPORATE SHAREHOLDERS WHO HAVE A CONTROLLING INTEREST

The identities of our Company's ultimate non-corporate controlling shareholders purged of all cross-shareholding interests are presented in section 8 ("Nature and value of issued capital market instruments") of our Company's 2006 annual report.

12. PUBLIC DISCLOSURE OF THOSE WHO MAY HAVE ACCESS TO INSIDER INFORMATION

A list of individuals who have access to insider information about our Company besides the company directors and statutory auditors identified in our annual report published each year and who have been revealed to the public is presented below.

| Name | Position |
|--------------------------|--|
| Can Çelebioğlu | Chairman |
| Canan Çelebioğlu Tokgöz | Vice Chairperson |
| Engin Çelebioğlu | Board Member |
| Mehmet Kaya | Board Member |
| Necmi Yergök | Board Member |
| Aydın Günter | Board Member |
| Ramazan Özel | Statutory Auditor |
| Reşat Ebiri | Statutory Auditor |
| Mustafa Mahir Ulusoy | Statutory Auditor |
| Salih Samim Aydın | Chief Executive Officer |
| Talha Göksel | Assistant General Manager - Operations |
| Yavuz Samur | Corporate Communications Director |
| Hüsnü Tanzer Gücümen | Financial Affairs Director |
| Mehmet Sanlı Şekercioğlu | Sales and Marketing Director |
| Serhat Erten | Human Resources Director |
| Ahmet Arıkan | Technical and Logistics Director |
| Niysel Nimet Güney | Accounting Manager |
| Deniz Bal | Budget Manager |
| Çetin Özbey | Operational Supervision and Corporate Communications Coordinator (Holding Company) |

PART III: STAKEHOLDERS

13. KEEPING STAKEHOLDERS INFORMED

As stated in "2. Shareholder Relations Unit" of this report, our Company has no separate Shareholder Relations Unit in its organization because the Company's relations with its shareholders are managed by the Çelebi Holding Operational Supervision and Corporate Communications Department under the guidance of Canan Çelebioğlu Tokgöz, vice president of our Company and of Çelebi Holding AŞ.

Work is in progress to restructure the Corporate Communications Department so that it is able to undertake all the duties specified in CMB-published corporate governance principles with respect to shareholder relations.

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For the purpose of informing stakeholders, our Company's executive director and other members of management gave interviews that appeared in the press and electronic media, took part in TV programs and discussions, and made press statements. Detailed information about the Company and its investments was provided in the course of such appearances and announcements.

14. STAKEHOLDER PARTICIPATION IN MANAGEMENT

Airport ground handling services are a part of the civil aviation industry and as such they are a business that imposes stringent demands on specialization and expertise whose rules are specifically spelled out by international aviation agencies and organizations. Partaking in the management of a company engaged in this sector requires expertise in a variety of different areas and for that reason, no significant steps have been taken in the direction of involving the Company's employees, the majority of which are blue-collar workers, in the Company's management.

In matters involving non-technical issues such as employee rights and human resources policies on the other hand, individual workplace meetings are held regularly and at least once a year during which employees' views on the conduct of work and company practices are solicited. Changes are made where necessary in light of such views and feedback is provided.

15. HUMAN RESOURCES POLICY

Our Company HR policy is presented in section 12 ("12. Information about personnel; human resources policy") of our Company's annual report for 2006.

16. RELATIONS WITH CUSTOMERS AND SUPPLIERS

Customer satisfaction

Because it is our Company's principle to provide service wherever our customers may be, in 2006 Mardin, Isparta and Tokat were added to the list of our stations, which has been growing rapidly in size ever since the domestic civil aviation market was deregulated and opened to privately-owned carriers in 2005.

In order to provide better service to airlines in the growing ground handling services market, our Company became the first ground handling services company in Turkey using GroundStar Inform software system prepared by German technology firm Inform to support the control of ground handling services resources and processes on automation. The system is used successfully in Istanbul and Antalya. GroundStar Inform's Planning Control, Real-Time Task Management, and Real-Time Control modules make it possible to plan and allocate resources efficiently and productively. GroundStar is currently being used in more than 90 airports around the world by airlines (including British Airways, Lufthansa, and ServisAir) as well as by catering and ground handling services companies.

Due to DITES module which started to be used in the Passenger Services Departments at Antalya and Istanbul stations, the personnel can find out their duty information via telephone or start and finish their work on the phone. Inform System offered the possibility of more fair and organized work programs, and maximum personnel efficiency. In 2007, the installation of the Real Time Control modules in Ankara and Izmir stations and of the Plan Control and List Control modules in Bodrum and Dalaman stations are planned.

Two new IT projects initiated in 2005 have successfully gone into operation in our Headquarters and stations. "Celebris" collects Flight Information System, Agreements Follow-up and Pricing, Customer Invoicing and Quality Management under one system. The other project, "CRM" is an effective Customer Relations Management model and application infrastructure with the purpose of increasing the business perfection and hence customer satisfaction.

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The quality management systems that our Company employs are the ones most preferred in the world of civil aviation: AHS 1000 and IATA AHM 804. These systems make it possible to identify and report measurable quality criteria and contribute significantly to airline and ground handling services companies' ability to function more productively and improve their operational performance. By means of these systems, it is possible to observe at what step of the service process problems are being experienced and to take corrective action accordingly. Any customer dissatisfaction arising in the conduct of service can be monitored at all stations. Complaints received from customers can be dealt with quickly by taking measures needed to make improvements. For the purpose of preventing any possible customer dissatisfaction in advance, all our stations are audited regularly twice a year by the Quality Department and stations take immediate corrective action to eliminate any divergences that are identified as a result of these audits.

In addition to the "Quality Reports" that Çelebi Ground Handling publishes regularly and in which it informs its customers about its own performance, it continues the "Report Card System" that was introduced in 2005 in which customers themselves grade the Company and its services.

Çelebi Ground Handling is a member of the National Quality Movement launched by KalDer to continuously improve life quality and subscribed to its "Goodwill Declaration".

ISO 9001 2000 certificate our Company possesses since 2003 has started to cover our 18 stations following the audits conducted in 2006.

Every year our Company takes part in international seminars, meetings, and conferences all over the world in order to improve the quality of its service, gain access to important information about our sector, and monitor technological and market developments. In 2006 it took part in seminars and gatherings held by such organizations as IATA, the International Ground Handling Council, IAHA, Ground Handling International, ACI, TIACA, and Aviance.

Our Company has shown great efforts for organizing the annual meeting of IGHC (IATA Ground Handling Services Council) in Istanbul. The meeting has been organized with the participation of 1.000 people from various regions of the world in Istanbul in May 2006. Our Company has been the main sponsor of this meeting and has had the opportunity to demonstrate the successful presence of both our Company and Turkey.

"Ground Handling International", a global magazine of ground services, organizes "Airport "Ground Services Conference" in a different region of the world every year. During this conference the magazine investigates and discusses the most effective events related to ramp security, precautions, as well as measures taken. The most remarkable examples are selected and related people and organizations are awarded by a special jury. Our Company has been awarded with "Ramp Safety" award in Middle East - Africa category at the Ground Handling International Conference held in Monte Carlo on 27-28 November, 2006.

Our Dalaman Station has won ON TIME PERFORMANCE of 2006 award by Thomsonfly, one of the biggest charter companies in England. Dalaman Station, giving services at the new International Lines Terminal opened on 1 July 2006, won this award due to its work performed with team spirit, principles and self-sacrificing, despite the intense season and adaptation period to the new terminal system.

Our Company has set 'Smiling Service Project' into action in order to increase customer satisfaction to the highest level. This project has been implemented on 15 August 2006 under the leadership of Istanbul and Antalya stations based on analysis of the data obtained through resources like regular internal audits and customer feedback.

"Smiling Service" is based on 'seven main principles' defined by our Company related to the quality services our Company targets to offer its customers. The main purpose of the project is to motivate and encourage the employees in adopting a participating and positive attitude in their business and private life and giving high quality and customized services. The aim with the project is to support development and change amidst fierce competition, and to increase

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the service/product quality. Another aim of the project is to foster dynamism and development within the organization. The project, including primarily Istanbul and Antalya stations and also Adana, Ankara, Bodrum, Dalaman, Izmir and Trabzon stations, will be applied in new stations in the next season.

Another service of the Company related to customer satisfaction is "Handicapped Passenger Transfer" training. This training was prepared by cooperation of our Company and Darüşşafaka Foundation. 70 employees of our Company who have direct relations with the handicapped passengers before and after the flight and who give transfer services to them, participated in this training and received certifications.

Trade secrets

Under the heading of trade secrets, our Company gives the utmost attention to protecting the confidentiality of any information in comes into possession of about its customers and suppliers. The non-disclosure of customer-related information without the customer's knowledge is guaranteed as a separate clause in contractual agreements with customers.

Compliance with the sectors international rules

Our Company takes all necessary measures to ensure that it establishes good relations with customers in which neither party has an unjustified advantage over the other and to comply strictly with the terms of its agreements with them. For this purpose, our Company uses the "Standard Ground Handling Services Contract" prepared and recommended by IATA as its reference.

17. SOCIAL RESPONSIBILITY

Compliance with European Union Environmental Norms

When procuring new equipment, our Company only purchases items that comply with EU environmental norms. Our Company fully complies with all EU standards governing the prevention of noise and pollution.

Sectoral responsibility projects

There is not as yet a particularly great public awareness of the civil aviation industry in our country and for this reason, our Company gives special importance to supporting its sector so that it becomes better known and appreciated and is thus able to attract high-quality human resources.

To this end, the Company directly supports and sponsors:

- TV programs about civil aviation
- The "Career Days" event held each year at the Eskişehir College of Civil Aviation
- The congresses, seminars, and training projects of aviation industry professional organizations.

Another important development was our Company's efforts and support on behalf of holding the Ground Handling 2006 19th Annual Meeting of the IATA Ground Handling Council in Turkey. The meeting which took place in İstanbul from May 31st to June 2nd under the main sponsorship of our Company was a tremendous opportunity to promote our country on a major international platform and to demonstrate the level of achievement that its civil aviation industry has attained.

Social responsibility projects

- Health Services: Our Company supports Lokman Hekim Health Foundation established in Gebze Beylikbağı with the purpose of giving health services to the low income people or to those in need of health services in Turkey without having financial worries.
- Historical Heritage: The ancient city Allianoi, situated at the 18th km. of Bergama-İvrindi highway in Paşa Ilıcısı in Bergama, İzmir, has remained just in the middle of the reservoir of Yortanlı dam, whose foundations were laid in 1994

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to provide irrigation. The antique city was in danger of vanishing. In 2006 our Company supported the project of saving this antique site, a project which continues since 1998.

- Education: The "Long Live Our Schools" campaign by TOÇEV has been supported to introduce theater to 10,000 students from different regions in the country, especially village primary schools.

Our Company is not a defendant in any suit brought against it on account of harm caused to the environment.

PART IV: THE BOARD OF DIRECTORS

18. STRUCTURE AND FORMATION OF THE BOARD OF DIRECTORS; NON-EXECUTIVE DIRECTORS

According to article 7 ("Board of Directors") of our Company's articles of incorporation, the Company's affairs and administration are the responsibility of a six-member board of directors elected by the general assembly of shareholders from among candidates, at least four of which are put up by a majority of Class A shareholders and at least two of which are put up by a majority of Class B shareholders. Company directors are elected to maximum terms of three years. A director whose term of office expires may be reelected.

A director who represents a corporate-entity shareholder must notify the Company if his relationship with that entity terminates, whereupon his seat on the board is vacated.

If a vacancy occurs in the board's membership before a term of office expires, the remaining directors will choose a new member from among candidates designated by a majority of shareholders of the same class as put the departing member up as a candidate. This newly-elected director will be subject to the approval of the very next general assembly of shareholders that is held. A member elected to the board in this way will fill out the remaining term of the departing director.

According to article 8 ("Representing and binding the company") of our articles of incorporation, the Board of Directors is responsible for the administration of the Company and for representing it before outside parties. The Board of Directors may delegate some or all of its powers to represent and administer the Company to executive directors and/or to managers who are not members of the board. The individuals with the power to represent and bind the Company and the ways they may do so are determined by the board and duly registered and announced. In order for any documents issued by the Company or for any contracts that are entered into to be valid, they must be signed, below the Company's legal name, by an individual or by individuals authorized to do so by the Board of Directors.

Within the framework of statements concerning this matter made in the corporate governance principles published by CMB, the members of our Company's Board of Directors may be divided into the categories of executive/non-executive directors in light of the duties they undertake in the conduct of the Company's affairs:

| Name | Position | Status |
|-------------------------|------------------|---------------|
| Can Çelebioğlu | Chairman | Executive |
| Canan Çelebioğlu Tokgöz | Vice Chairperson | Executive |
| Engin Çelebioğlu | Board Member | Non-executive |
| Mehmet Kaya | Board Member | Non-executive |
| Necmi Yergök | Board Member | Non-executive |
| Aydın Günter | Board Member | Non-executive |

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There are no independent members on our Company's Board of Directors. Company directors are not subject to any specific rules and/or limitations concerning their undertaking another duty or other duties outside the Company. This failure to comply with the corporate governance principles published by CMB stems from the fact that the Company's Board of Directors has not completed its own assessment of developments and practices concerning this issue.

19. QUALIFICATIONS OF COMPANY DIRECTORS

The Company's board of directors consists of people chosen from among designated candidates who satisfy the levels of knowledge and skills stipulated in the CMB's corporate governance principles and who possess specific experience and backgrounds.

None of the members of our Company's Board of Directors have ever been sentenced to penal servitude or imprisonment of more than five years (excluding negligible offenses, whether or not they were pardoned) for convictions on account of violations of laws and regulations governing capital markets, insurance, banking, money-laundering, lending money; have ever been convicted of infamous offenses such as embezzlement, aggravated embezzlement, extortion, bribery, theft, fraud, forgery, abuse of trust, or fraudulent bankruptcy; or of crimes of evasion, save for evasion of use or evasion of consumption; or of duplicity in government tenders or procurements; or of betraying state secrets; or of tax evasion or attempted tax evasion or involvement in tax evasion.

In addition, all company directors are in possession of the essential knowledge needed to read and analyze financial statements and reports, are familiar with the legal framework governing the Company's day-to-day and long-term dealings and transactions, and are capable of and committed to taking part in all of the year's regularly scheduled board meetings.

Principles concerning these qualifications are not specifically embodied in the Company's articles of incorporation. This failure to comply with the corporate governance principles published by CMB stems from the fact that the Company's Board of Directors has not completed its own assessment of developments and practices concerning this issue.

20. MISSION, VISION, AND STRATEGIC GOALS OF THE COMPANY

Our Company's mission, vision, and strategic goals of the Company are presented in section 3 ("Company mission, vision, and strategic goals") of its 2006 annual report.

21. RISK MANAGEMENT AND INTERNAL CONTROL MECHANISMS

The planning, conduct, functioning, and oversight of the effectiveness of risk management and internal control and the conduct of the internal control team's activities within the framework of the plan are the responsibility of the Audit Committee that has been set up by a Board of Directors resolution and as per article 28/A added to CMB communique X:16. The creates a risk management and internal audit system capable of minimizing the impact of the risks that the Company may be confronted by and takes such measures as needed to ensure that this system functions reliably.

While there is no separate unity responsible for risk management and control in the Company's organization, these functions are carried out by the holding company's Internal Control Unity under the guidance of the Audit Committee.

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22. AUTHORITIES AND RESPONSIBILITIES OF COMPANY DIRECTORS AND EXECUTIVES

According to article 8 (“Representing and binding the company”) of our articles of incorporation, the Board of Directors is responsible for the administration of the Company and for representing it before outside parties. The Board of Directors may delegate some or all of its powers to represent and administer the Company to executive directors and/or to managers who are not members of the board. The individuals with the power to represent and bind the Company and the ways they may do so are determined by the board and duly registered and announced. In order for any documents issued by the Company or for any contracts that are entered into to be valid, they must be signed, below the Company's legal name, by an individual or by individuals authorized to do so by the Board of Directors.

The authorities and responsibilities of our Company's directors and managers are spelled out in signature circular VI setting down the powers to represent and bind the Company that was registered by the Istanbul Commercial Registrar on 06 September 2006 and announced as having been registered in issue 6639 of Türkiye Ticaret Sicili Gazetesi dated 11 September 2006.

Statements concerning the authorities and responsibilities of the Company's directors and managers are not specifically embodied in the Company's articles of incorporation. This failure to comply with the corporate governance principles published by CMB stems from the fact that the Company's Board of Directors has not completed its own assessment of developments and practices concerning this issue.

23. OPERATING PRINCIPLES OF THE BOARD OF DIRECTORS

Determining the agenda for board meetings

Agendas for Board of Directors meetings may be determined in three different ways. The chairman may determine the agenda on the basis of suggestions received from board members; the Company's general manager may determine the agenda himself; the agenda for the next board meeting may be determined during a board meeting that is in progress.

Number of board meetings during the reporting period

The Company's Board of Directors convened 42 times during 2006.

Separate secretariat responsible for keeping company directors informed and maintaining communication with and among them

The secretariat of the chairman of the Board of Directors carries out the duty of keeping members of the board informed and maintaining communication with and among them.

Meeting attendance and invitation methods and processes

The secretariat of the chairman of the Board of Directors keeps company directors informed about meeting times and agendas by means of reports sent out regularly prior to the meeting. In 2006, 4 board members have attended in 10 board meetings, 5 members in 22 board meetings and 6 members (full number) in 10 board meetings.

The right of dissenting members to have their reasonable and detailed objects entered into the record and to convey them in writing to the Company's statutory auditors

All decisions taken at all company board meetings held during 2006 were passed by unanimous vote of the attendants.

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Public disclosure of the independent directors' reasons for their dissenting votes on issues they disagree with

There are no independent directors on the Company's Board of Directors.

Compliance with the requirement of physical presence at board meetings at which issues enumerated in article 2.17.4 of section IV of CMB's corporate governance principles

At the board meetings of our Company on CMB Corporate Governance Principles 4th Part Article number 2.17.4, the full Board participated except only one meeting which a single member did not attend in 2006.

Inclusion of questions raised by board members during Board of Directors meetings in resolution memoranda

No questions raised by members of the Company's Board of Directors during meetings were entered into resolution memoranda.

The ability of company directors to exercise special voting rights or veto board decisions

Our Company's articles of incorporation do not invest any company director with special voting rights or the ability to veto board decisions.

The failure of our Company to comply with some corporate governance principles published by CMB concerning the operating principles of the Board of Directors

stems from the fact that the Company's Board of Directors has not completed its own assessment of developments and practices concerning this issue.

24. PROHIBITION ON DOING BUSINESS OR COMPETING WITH THE COMPANY

At the ordinary general meeting held on 28 April 2006 to discuss the Company's results in 2005, shareholders voted to authorize company directors to personally engage in the businesses falling within the Company's object and scope, to perform them on behalf of others, and to become partners in and enter into other transactions with companies engaged in such businesses as per articles 334 and 335 of the Turkish Commercial Law. However no company director engaged in any transaction or competed with the Company in 2006.

The failure to comply with the corporate governance principles published by CMB prohibitions on doing business or competing with the Company stems from the fact that the Company's Board of Directors has not completed its own assessment of developments and practices concerning this issue.

25. RULES OF ETHICS

Two publications (Corporate Culture and Our Policies) have been put out by the Company. These publications contain not only the vision and mission statements that have been adopted by the Company and are included in its every publication, on its corporate website, and on the Company intranet, but also the principles that must apply and to which every employee must adhere in all dealings with company personnel and outside parties. Copies of these publications are given to every newly hired employee during his orientation.

Every year company meetings are held in which company directors and the general manager take part for the purposes of informing senior, middle, and lower management about the Company's ethical values, and short, medium, and long-term strategy within the framework of the mission and vision statements and ensuring that such matters are conveyed through them to all lower-echelon employees.

26. NUMBERS, STRUCTURES, AND INDEPENDENCE OF COMMITTEES WITHIN THE BOARD OF DIRECTORS

An Audit Committee has been set up by a Board of Directors pursuant to article 28/A added to CMB communique X: 16 by communique X: 19. There are no other committees set up within the board other than this Audit Committee.

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The Audit Committee consists of Engin Çelebioğlu and Mehmet Kaya, both of whom were chosen from the board's non-executive directors.

The Company's Audit Committee convened six times during 2006 at which times they queried company managers and looked into whether or not our publicly disclosed financial statements accurately reflected the true standing of our operational results and whether or not the accounting principles adhered to by the Company were in compliance with CMB laws and regulations. They reached the conclusion that financial statements were correct and had been prepared in accordance with such requirements.

Moreover, they presented their thoughts and opinions to the Company Board of Directors, on the explanations made at the declaration and notification of the annual and interim financial statements within the context of 28/B decisions of communiqué on "Capital Markets Independent Audit" serie: X No.16 of Capital Markets Board and on information transmission and coordination to ISE, relations with the partners, and CMB serie: VIII No.39, on material disclosures covered by communiqué on Principles on material disclosure to public within the context of the principles in ISE quotation regulations article 18/A as well as on defining by which executives of the Company these disclosures are to be conducted.

The failure to comply with the corporate governance principles published by CMB concerning numbers, structures, and independence of committees within the Board of Directors stems from the fact that the Company's Board of Directors has not completed its own assessment of developments and practices concerning these issues.

27. FINANCIAL BENEFITS PROVIDED TO THE BOARD OF DIRECTORS

In the context of the decision taken at the Shareholders Ordinary General Meeting held on 28 April 2006, no session fee is paid to the board members. On the other hand, fees were paid on a monthly basis to those according to their knowledge, experience and specialization, to Vice Chairperson, Canan Çelebioğlu Tokgöz (executive board member), together with our General Manager; Chairman Can Çelebioğlu, for the executive responsibilities he undertook related to business development and projects; Board Member Mehmet Kaya, not an executive position however for the legal services on Tax Code and Fiscal Legislation; and to Board Member Necmi Yergök, again a non-executive position but for the responsibilities he undertook on technical and equipment maintenance in 2006.

Our Company has not extended any loans to any of its directors (save for isolated incidents of business-related advances and/or advances on salaries). During 2006, a total of TRY 37,333 was extended to company managers as advances on salary. A total of TRY 25,176 (including TRY 11,416 that had been carried forward from the 31 December 2005 balance sheet) was collected on account of such advances during 2006. As of 31 December 2006, company managers owed the Company a total of TRY 23,573 as a result of advances on salary paid to them. The terms of these loans made to managers were not prolonged nor were their conditions improved; no credit was extended to them under the rubric of personal loan nor were they provided with any guarantees such as surety through any third party.